

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **Sheri M Anderson v State Farm Mutual Auto Ins Co**
Docket No. **277096**
L.C. No. **03-305800-NI**

Brian K. Zahra, Judge, acting under MCR 7.211(E)(2), orders:

The motion for reconsideration of the Court's order of June 5, 2008, is DENIED. Appellant's brief clearly establishes that the extra-record materials were not part of the trial court record. Judicial notice of adjudicative facts may be taken at any stage of legal proceedings. MRE 201(e). The records attached as exhibits L and M are matters of public record that are beyond dispute. The panel of this Court assigned to this matter may elect to take judicial notice of these facts. MRE 201(c). The deposition testimony attached to the brief as exhibit S was also attached to a motion to remand filed in this appeal. The panel of this Court assigned to this matter may elect to take judicial notice of its own files and records. The weight and consideration, if any, given to these documents is left to the discretion of the panel of this Court assigned to address the merits of appellant's claim of appeal.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

JUL 24 2008

Date

Sandra Schultz Mengel
Chief Clerk